UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

RUSSELL ZINTER; ET AL.	§	
	§	
Plaintiffs,	§	
	§	
v.	§	CIVIL NO. SA-18-CA-680-FB
	§	
CHIEF JOSEPH SALVAGGIO; ET AL.	§	
	§	
Defendants.	§	

DEFENDANT CITY OF LEON VALLEY'S OBJECTIONS TO PLAINTIFFS' SUBPOENAS AND MOTION TO QUASH

Defendant CITY OF LEON VALLEY ("City") files this its Objections to Plaintiffs' Subpoenas dated September 20, 2018, attached to Individual Defendants' Objections and Motion to Quash as *Exhibit A*, [Dkt. 50, 50-1] and incorporated herein by reference, and received by Defendant City on September 27, 2018 (See attached **Exhibit "A"** emails of acceptance of service and receipt). Along with its objections, Defendant files this Motion to Quash said subpoenas pursuant to Rule 45, Federal Rules of Civil Procedure and in support thereof would show this court the following:

I. BACKGROUND

- Defendant CITY OF LEON VALLEY moves to quash said subpoenas under Rule 45 (b)
 for being defective. *In Re Dennis*, 330 F. 3d 696, 704 (5th Cir. 2003); *Seals v. Shell Oil Co*.
 W.W. 3070844 (E.D. La. June 17, 2013).
- 2. Defendant CITY OF LEON VALLEY objects and moves to quash Plaintiffs' Subpoenas [Dkt. 50-1] pursuant to Rule 45 (d)(2)(b) of the Federal Rules of Civil Procedure and 45(d)(3) as

being overbroad and not proportional to the needs of the case. American Federation of Musicians of the United States and Canada v. Scodham, 313 F.R.E. 39, 44 (N.D. Tex. 2015).

WHEREFORE, PREMISES CONSIDERED, Defendant CITY OF LEON VALLEY, prays that its Objections and Motion to Quash be in all things granted and for such other and further relief, at law or in equity, general or special, to which Defendant City may be justly entitled.

Respectfully submitted

DENTON NAVARRO ROCHA BERNAL & ZECH A Professional Corporation 2517 N. Main Avenue San Antonio, Texas 78212 Telephone: (210) 227-3243 Facsimile: (210) 225-4481

Facsimile: (210) 225-4481 patrick.bernal@rampage-sa.com adolfo.ruiz@rampage-sa.com

BY:

PATRICK C. BERNAL State Bar No. 02208750 ADOLFO RUIZ State Bar No. 17385600

ATTORNEYS FOR DEFENDANT

CITY OF LEON VALLEY

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the foregoing instrument has been served upon the below named individual(s) via E-Notification as indicated, and according to the Federal Rules of Civil Procedure on the 3rd day of October, 2018.

Brandon J. Grable GRABLE LAW FIRM PLLC 1603 Babcock Road, Suite 118 San Antonio, Texas 78229

E-NOTIFICATION

E-NOTIFICATION

Solomon M. Radner EXCOLO LAW, PLLC 26700 Lahser Rd, Suite 401 Southfield, MI 48033

Charles S. Frigerio Law Offices of Charles S. Frigerio PC 111 Soledad, Ste. 840 San Antonio, Texas 78205 **E-NOTIFICATION**

PATRICK C. BERNAL ADOLFO RUIZ

F:\Zinter et al v Leon Valley (45259)\Pleadings\Drafts\Def City's Obj to Pltf Subpoenas and MTQ 2018 1003.doc